

## Conflict Resolution Agreement

In accordance with the Federal Communications Commission's ("FCC") Rules and Regulations and procedures for Digital Channel Election First Round Conflict Decisions for Television Broadcast Stations as set out in the *Report and Order In the Matter of Second Periodic Review of the Commission's Rules and Policies Affecting the Conversion to Digital Television*, MB Docket No. 03-15, adopted August 4, 2004, released September 7, 2004, **Fox Television Stations, Inc.**, 5151 Wisconsin Avenue, NW, Washington, DC 20016 ("Fox"), licensee of television station KSTU ("KSTU"), Facility ID No. 22215, (NTSC channel 13, elected DTV channel 13), Salt Lake City, Utah, and **Logan 12, Inc.**, #1 Shackleford Drive, Suite 400, Little Rock, Arkansas, licensee of television station KUTF (formerly KCBU) ("KUTF"), Facility ID No. 69694, (NTSC channel 12, elected DTV channel 12) Logan, Utah, hereby enter into the following Conflict Resolution Agreement ("Agreement") with regard to interference that the FCC predicted each facility will cause to the other after the digital transition. See letters from Clay Pendarvis, Associate Chief, Video Division, Media Bureau to the respective parties dated June 7, 2005, reference no. 2-A726-NS.

In consideration of KSTU-DT's accepting the predicted interference from the currently proposed KUTF-DT facilities, KUTF hereby agrees to accept the predicted interference from the currently proposed KSTU-DT facilities. In consideration of KUTF-DT's accepting the predicted interference from the currently proposed KSTU-DT facilities, KSTU hereby agrees to accept the predicted interference from the currently proposed KUTF-DT facilities. Both parties agree to cooperate in the event the predicted interference can be resolved in the future.

This Agreement is contingent on the approval of the Federal Communications Commission.

This Agreement represents the full and complete understanding of the parties with respect to its subject matter as of the date of its execution by both parties and cannot be modified except in a subsequent writing executed by both parties.

This Agreement may be executed in counterparts with the same effect as if the signature of each counterpart were upon the same instrument.

**Fox Television Stations, Inc.**

By: \_\_\_\_\_

Molly Pauker

Its: Vice President

Date: \_\_\_\_\_

**Logan 12, Inc.**

By: 

Its: Secretary

Date: 8/1/05

## Conflict Resolution Agreement

In accordance with the Federal Communications Commission's ("FCC") Rules and Regulations and procedures for Digital Channel Election First Round Conflict Decisions for Television Broadcast Stations as set out in the *Report and Order In the Matter of Second Periodic Review of the Commission's Rules and Policies Affecting the Conversion to Digital Television*, MB Docket No. 03-15, adopted August 4, 2004, released September 7, 2004, **Fox Television Stations, Inc.**, 5151 Wisconsin Avenue, NW, Washington, DC 20016 ("Fox"), licensee of television station KSTU ("KSTU"), Facility ID No. 22215, (NTSC channel 13, elected DTV channel 13), Salt Lake City, Utah, and **Logan 12, Inc.**, #1 Shackleford Drive, Suite 400, Little Rock, Arkansas, licensee of television station KUTF (formerly KCBU) ("KUTF"), Facility ID No. 69694, (NTSC channel 12, elected DTV channel 12) Logan, Utah, hereby enter into the following Conflict Resolution Agreement ("Agreement") with regard to interference that the FCC predicted each facility will cause to the other after the digital transition. See letters from Clay Pendarvis, Associate Chief, Video Division, Media Bureau to the respective parties dated June 7, 2005, reference no. 2-A726-NS.

In consideration of KSTU-DT's accepting the predicted interference from the currently proposed KUTF-DT facilities, KUTF hereby agrees to accept the predicted interference from the currently proposed KSTU-DT facilities. In consideration of KUTF-DT's accepting the predicted interference from the currently proposed KSTU-DT facilities, KSTU hereby agrees to accept the predicted interference from the currently proposed KUTF-DT facilities. Both parties agree to cooperate in the event the predicted interference can be resolved in the future.

This Agreement is contingent on the approval of the Federal Communications Commission.

This Agreement represents the full and complete understanding of the parties with respect to its subject matter as of the date of its execution by both parties and cannot be modified except in a subsequent writing executed by both parties.

This Agreement may be executed in counterparts with the same effect as if the signature of each counterpart were upon the same instrument.

**Fox Television Stations, Inc.**

By: Molly Pauker  
Molly Pauker  
Its: Vice President

Date: August 2, 2005

**Logan 12, Inc.**

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Date: \_\_\_\_\_